Theodore Robert Bundy
Box 249
Glenwood Springs, Colorado 81601

August 23, 1977

Milton K. Blakey Special Prosecutor 20 East Vermijo - Suite 310 Colorado Springs, Colorado Re: Hair Specimen Examination

Dear Mr. Blakey:

ase 4 Court of Morton Of Morton 0 you Peopl custody order the case, 40 time Mr. . > by the Court's reluctance of Charles 40 appointed and this directs chain 0 manner avialabl in the of the involved Ino. comparison 1977) control the addition regarding D specimens me stipulation 23, 40 unsupervised samples In and May hair concern hair tunc Court defense of hair by the pro field your the resolve questioned the making unu) my 40 40 40 the in expressed Due 1977, 40 evidence in ше OL myself 4 and xpert assist schedule 31, known have this 0 and 40 ลน

no not Californi COD 40 deter representati pre > undertaken need am of expenses suppose discovery Q can representative H by such Will While Oakland, hair he H of H be your trave Morton concern before our the costs costs. should then the at the Of . 4 Q your 7, the this: Mr hai 40 the examinations examination for 197 considering studies, that the trips rely consider 24, preferable JO 13 enti believe **two** May tional examination here additional On you ing high 13 least is have addi. dur also W nos suggest Thi rather it a t present 0 H We recommend make tol believe preliminary any time involved complication However be H H 40 J. Again, be Will AS have H he what 50 ference caution Should ಥ Morton Would area mine and The

M Blakey August 23, 1977 Page 2.

Mr. Mortons's ultimate findings opposed to the presence of your representative, you must under inform which I 10 not examinations, Morton instructed Mr. pure work-product process. course. the Of matter of the nature have H another that Of person stand be

to Mr. Morton Will DaRonch head September and pubic propose that we immediately undertake to arrive at delivered of head listed "microscopically Campbell's head to Mr. Morton Caryn allegedly be delivered More specifically, examination no later than (5) samples of not pubic hair; and (7) samples of Melissa Smith head me; strands which is be Carol delivered hair specimens shall vacuumed from a 1968 Volkwagen formerly owned by specimens of to be presented the hair speciemens in question like" Carol DaRonch's head hair; (3) the two are "microscopically like" Caryn hair which is pubic hair specimens saamples should also be ically like" Melissa Smith pubic hair; questioned hair your representative to Mr. Morton. to use Campbell head and pubic hair; (6) hair questioned specimens questioned head Morton for a preliminary when the intend specimens a11 of the People The hair as to (1) strand such should include of request that agreement H one then strand hair which 1977. II the above, Mr. 15, and

it is of upmost importance to conduct the initial before examinations could be let me hear from you on this matter additional as possible. Since Soon 1, 1977. Please as examination consuming,

Thank you for your help.

Muncher Robert By

cc: Judge George Lohr Ken Dresner Theodore Robert Bundy
Box 249
Glenwood Springs, Colorado 81601

August 22, 1977

Milton K. Balkey Special Prosecutor 20 East Vermijo - Suite 310 Colorado Springs, Colorado

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SO Witnes Hearing Suppression Bundy Þ eople PH .. Re

Dear Mr. Blakey:

the which res] hundred 0 hearing believ simply of of the H our hearing any call W name in ON Lou not several in phone had suppressi the 1977 do suppression appears . We one Or honestly ळ of 91 meeting 25 4 in general you names and who = again "prosepective asked person H the 24, Q The and very and during at • 23 H reports, ше any H Q Office . 1977 cal August Was 40 6 Of 1977 H 40 al 3 given requests name W for them those intended Sheriff 4 77 Augus any scheduled 2 July consider in materi my 40 On you appear County oth On you me 00 P discovery SSES you then referred 40 40 W Pitkin people W witnes that made onse Mas

that Further of Ø rele. Di attorney not provides rects statements for st ohr their do reque My Motion motion. di H district H 1977, Judge with nodn A and trial Crim. the 2 by 50 addresses defense toge the the statements. H of OF heard May 16(a)(1) hearing whom one of the trial, and page persons -Order names 1977, Rule 0 oral at 4 On OL ose call the Discovery request 211 25, scl hearing Or aware 40 sclose di recorded, of April intend are shall  $\omega$ addresses a t such Courtis di you On call cutor 40 you filed written, Ø makes ce 40 SSES and the 0 F. OS intends Of 9 6 covery pr witne names vant Non more the

suppression I think inform or the its files. request for referral rules, the 40 intention of the discovery you intend to call have in general Ø that the defense might ळ in order matter, with only with specific response is for that ation concerning witnesses complied the any person myself, Was believe it be Court, or name of very list and because also enclosed call comply find a copy of the only endorsed Liedner intended t 1977, which you received this list in November of 40 addresses does not law intend you showed Mr. I have by These are witnesses you I have given you notice of all the witnesses I because it is required it No of March 18, However, since. order because courtesy given another one at the preliminary hearing. of witnesses same Court's you will Charles Liedner. Н the this matter, especially I have. the I expect Enclosed been and list Or rule not of witnesses included. a letter the and have 40 call

20, letter as another request for to me scheduled for September whose statements have not been supplied you any witness suppression hearing. of witnesses testimony of suppression hearing now statements consider this the I will object to the and reasonably in advance of and relevant names, addresses Please call at the address 1977

required to disclose to me in the suppression, hearing, and which were me know your intention to use a road map of Colorado, An attempt to introduce at Court's tangibles Please let which I and the Thùs documents, photographs, and obtained from me 16(a)(1) defendant. objected to. regard to Rule you are the and a crow bar. anything obtained from or belonged to been given notice of will be Order of May 15, Also with suppression hearing to use books, paper, cated to me ski brochure, intend Discovery you

M. Blakey Page 3. the identity of any tangibles you intend to use at the suppression hearing which once belonged to me.

Since ly,

Theodore Robert Bundy Pro Se

> cc: Judge George Lohr Kenneth Dresner

Enclosures (2)